

## ALLOTMENT LETTER

To, **Mr.** Add :-

Dear Sir,

Sub: Allotment Letter for Flat No. on the Floor, in proposed Building "SHREE RAM ENCLAVE" situated at, PLOT NO.20/21,GUT NO.102/2/105, Akurli,New Panvel.

As per your request we have reserved Flat No. on the Floor in the proposed building named "SHREE RAM ENCLAVE" situated at PLOT NO.20/21, GUT NO.102/2/105, Akurli, New Panvel.

In response to your request we have record for your Flat No.

1) Flat No: , Floor,

Area :- Sq.mtr(Approx ) Carpet Area

Total Cost : Rs. /-

(Rupees Only).

Payment which has to be paid to us as per the payment scheduled scheme under. COMPLETION SCHEDULE & PAYMENT SCHEDULE

### PAYMENT SCHEDULE:-

SR	ACTIVITY	% PERCENTAGE
NO	1)	
1	ON BOOKING	20%
2	ON COMPLETION OF PLINTH	10%
3	ON COMPLETION OF FIRST SLAB	10%
4	ON COMPLETION OF SECOND SLAB	10%
5	ON COMPLETION OF THIRD SLAB	10%
6	ON COMPLETION OF FOURTH SLAB	10%
7	ON BRICK/PLASTERING WORK	10%
8	ON COMPLETION OF PLUMBING	10%
8	ON COMPLETION OF PAINTING / TILING WORK	5%
9	ON POSSESSION	5%



Only) by cheque No. Dated 1. We acknowledge and admit the receipt of /-(Rupees Branch from you against booking of said flat. drawn on

- 2. You have agreed to pay the installments as per the payment schedule set herein above please note that it has been specifically agreed and understood between you and us that the payment of installment on time is the essence of the contract. If the payment is not received within stipulated period given in the installment call notice the allotment will be cancelled and 1 period of the price of the unit will be forfeited and the balance amount will be refunded without any interest. Alternatively interest for the delay @ 24 % percent per annum will be charged. The discretion will rest absolutely with the Builders. Interest on delayed payments can be charged along with installments or as the time of transfer / possession of the said unit as per the discretion of Builders. Also please note that realization of the full & final payment of the said unit.
- 3. You have hereby requested to personally come to our office and sign the agreement for sale as required under section -4 of Maharashtra Ownership flats ( Regulation of the promotion of construction Sale, Management & Transfer) Act 1963, at your earliest, to enable us to present the same for the Register of Assurances and The execution of the same before the Sub - register of
- 4. You will not transfer Benefits and Rights of this unit to any other party without taking the prior permission from Builders the Builders will give such NO OBJECTION CERTIFICATE for transferring Benefits and rights for the said unit on clearing of all the dues. This is to record that you have agreed to all terms and conditions mentioned herein above in our letter of allotment. You are requested to sign the duplicate copy of letter as token of the same.

Thanking You,

Yours Faithfully,

I CONFIRM

Witness:

1.

2.

Shree Ram Builders & Developers

Partner's

#### **AGREEMENT FOR SALE**

This articles of Agreement is made and entered into at Akurli, panvel on this

Day of in the Christian year Two Thousand between M/S SHREE RAM BUILDERS AND DEVOLOPERERS, a partnership Act, 1932, having its Registered. Office at Prajapati Arcade Shop no 102 Sec 15 A New Panvel and having its Administrative Office at Shree Ram Enclave ,Village-Akurli, Tal- Panvel, Dist-Raigad, hereinafter for brevity sake referred to as "THE PROMOTERS" (which expression shall unless it be repugnant to the context or meaning thereof shall mean and include the partner or partners for the time being of the said firm , the surviving partner and his/her/their assigns)OF THE ONE PART AND

SHRI/SMT/MISS/M/S
Having his/her/their/its address for the purpose of these present at

Hereinafter referred to as "THE PURCHASER" (which expression shall unless it be repugnant to the context or meaning thereof shall be deemed to mean and include in case of individuals/s, his /her their heirs, executors, administrators and permitted assigns, and in case of partnership firm the partner of partners for the time being of the said firm, the survivor of them and the heirs ,executors, administrators and permitted assigns of the last survivor and in case of company its successors and permitted assigns)OF THE OTHER PART .

#### **WHEREAS**

- (b) The promoters are in the process of acquiring further lands in the vicinity of the said Larger property in their endeavour to make the proposed project

Of the Township a larger, better and well-planned and they are in constant negotiations with various land owners the further acquisition and such further pieces and parcels of land shall subsequently be added by the promoters to the said "Larger property" comprising of the said several pieces of lands which are already acquired by the promoters;

- (c) A copy of the certificate of title in respect of the said larger property issued by the advocates/solicitors/legal Advisers of the promoters is annexed hereto and marked as Annexure "B-1","B-2","B-3","B-4", & B-5;
- (d) The promoters are in the process of development the said larger property and constructing building thereon in such phases and in such manners as the promoters may deem fit and proper and all the further pockets of land acquired as envisaged above shall subsequently be added to such phase wise development in a manner the promoters may deem fit and proper. And the entire scheme of such development of Township in part or full shall always be known as SHREE RAM ENCLAVE;
- (e) The promoters have converted several pieces and parcel of the said Larger property for Non Agriculture purpose/use from the Collector's office and procured the requisite permissions under the law form concerned local authorities;
- (f) Initially the promoters have proposed to construct several clusters of residential and commercial buildings on parts of the said Larger property in phase wise manner and they have initially identified 1 pockets for the land comprising of the lands bearing survey Nos. 19/1A/5 admeasuring about 376.65 sq. Mts.

- (g) The promoters have got necessary approvals from the Collector Office, Raigad for the construction of the said buildings in the said Larger property and they have procured all the requisite and the necessary permissions and sanctions of the plans, the specifications ,Elevations, Sections and details of the said buildings to be constructed , from the office of the Collector Raigad; And they have also procured the necessary approvals from Gram Panchayat , Akurli;
- (h) The promoters have entered into a standard Agreement with an Architect registered with the Council of Architects and such Agreement is as per the Agreement prescribed by the Council of Architects;
- (i) The promoters have appointed project consultants and structural Engineers for the preparation of the structural design and drawings of the buildings and the development of the entire scheme of the project consultants, Architects and the structural Engineers till the completion of all the building;
- (j) The promoters shall according commence the construction of building in the proposed project known as "SHREE RAM ENCLAVE" on a portion of the said property;
  - In accordance with the plans sanctioned by the concerned authorities, the promoters shall develop the said lands for the aforesaid project to be known as "SHREE RAM ENCLAVE" consisting inter alia of several clusters of residential buildings,

- (k) In these circumstances, the promoters are entitled to develop the said property and construct the said buildings known as "SHREE RAM ENCLAVE", and to sell on ownership basis and/or otherwise deal with and dispose off flat and/or other premises in the said buildings to be constructed on the said property;
- (I) The purchaser has approached the promoters to allot him/her/them flat and other premises No. On Floor in building No. In the category/type in the sector of the proposed project to be always known as "SHREE RAM ENCLAVE" on what is popularly known as ownership basis;
- (m) The promoters have informal the purchaser and the purchaser is aware that the promoters have not yet completely finalized the entire scheme of development thereof and have reserved to itself the right to amend from time to time the layout of the said property and provide for construction of one or more building /floors than those at present envisaged and to amend the building plans and/or construct additional floors and/or buildings / structure on the said property.
- (n) The purchaser has demanded from the promoters have given inspection to the purchaser of all the documents of title relating to the said property and the present layout plans and building plans designs and specifications prepared by the promoters Architects and of other documents as are specified under the Maharashtra ownership flats (Regulations of the promotion of construction, sale, Management and Transfer) Act, 1983 herein referred to as "the said Act" and the rules

Made there under and the promoters have supplied to the purchaser copies of such of the documents as are mentioned in rules of the above referred Act as demanded by the purchaser . the purchaser has seen and verified the building plans in respect to the said building as at present envisaged and approved by collector Raigad, Alibag;

- (o) The promoters are entering into separate Agreements (in form similar to this Agreement) with several other persons and parties who may agree to purchase the flat and other premises on ownership basis on the same terms and conditions herein contained except and subject such modification as may be necessary or considered desirable or proper by the promoters with a view that the purchaser of various premises in the said building to be known as "SHREE RAM ENCLAVE", shall ultimately form themselves onto a cooperative society/societies or the federation of various co- operative societies under the Maharashtra Co-operative societies Act, 1960 or a Limited Company/ companies under companies Act 1956 as the case may be;
- (p) It has been agreed by and between the parties that if one or more such premises are not sold, taken or acquires by any persons other than the promoters at the time when the said buildings are ready for possession ,the promoters will be deemed to be the owners thereof and shall be entitled to deal with and dispose of the same until such time as the said premises are agreed to be sold by the promoters to any other person or person or party as they may deem fit; and the co-operative society and/or such other body formed by the purchaser shall admit the purchaser of such premises without any charges as the member of the said society save and except share money of such society;
- (q) The purchaser has with full knowledge of all the terms and conditions and covenants contained in the papers , plans orders, schemes and documents referred to herein above has agreed to purchase and acquire from the promoters the said flat and other premises No.
  On Floor in the building No. In the category/type in sector of the proposed project to be always known as 'SHREE RAM ENCLAVE" as shown on the enclosed plan herewith for the

- Sake of brevity and convenience hereinafter referred to as the said premises at the lump sum price and upon and subject to the terms and conditions and covenant herein contained;
- (r) The purchaser has entered into the present Agreement and agree to acquire the said premises knowing fully well that the scheme of development proposed to be/being carried out by the promoters on the said property and/or the larger property may take a very long time. Therefore the promoters may require to amend, from time to time, the layout, plans and design of the buildings to be constructed in the said property and the purchaser has no objection to the promoters making such amendments;
- (s) The purchaser is aware that development of the said property and/or the larger property shall be completed over a lengthy period of time and that although the building in which the flat/other premises ,however, only on completion of the entire work of development of the larger property including the said property in favour of a co-operative society or federation of the co-op societies and/or any other corporate body to be formed of the purchaser .this agreement is entered into by the purchaser shall not insist upon the deed of conveyance in respect of the said property being executed until the development of the entire larger property including the said property is completed and all the flats and other premises are sold and all the monies in respect thereof are fully received by the promoters;
- (t) Prior to the execution of these presents the purchaser has paid to the promoters a sum of Rs. (Rupees only) being part payment of the lump sum sale price of the flat /such other premises agreed to be sold by the promoters to the purchaser as an advance (the payment and receipt whereof the promoters doth hereby admit and acknowledge)and

- The purchaser has agreed to pay to the promoters balance of the sale price in the manner hereinafter appearing;
- (u) Under section 4 of the said Act, a written agreement for sale of the said flat/other premises is required to be executed with the purchaser being in fact these present and also to register the said agreement under the Indian Registration Act, 1908.

#### NOW THIS AGREEMENT WITNESSETH AND RECORDED BY AND

#### **BETWEEN THE PARTIES AS FOLLOWS**

- 1. The recitals contained above form an integral part of the agreement as if the same were set out and incorporated in the operative part.
- 2. The promoters shall construct the proposed buildings to be always known as "SHREE RAM ENCLAVE", on the said larger property and the plans of the said building are sanctioned as recited above. The purchaser confirm that he/she/they have inspected the said sanctioned plans, N.A. orders along with building permissions prior hereto.
- 3. subject to the terms and conditions herein contained, the promoters have agreed to sell and the purchaser/s has/have agreed to purpose flat or other premises No. floor in the building No. category/type, in the sector as shown on the plan enclosed herewith admeasuring about sq. Mts. (which is inclusive of the area of the balconies) and open Terrace having carpet area sq. Mts. In the building of the project of the township to be known as "SHREE RAM ENCLAVE", for the lump sum price of Rs. (Rupees only) being and inclusive of the proportionate price of the common area and facilities/amenities appurtenant to the premises , the nature , extent and description of the common/limited common areas and facilities /amenities which are more particularly described in the respective schedule hereunder written and mere specifically described in the subsequent clauses;

the purchaser hereby agrees to pay to the promoters the Lump sum purchase price of Rs. (Rupees only) along with the payment of service tax as per the schedule of payment setout in the following manner.

## **SCHEDULE OF PAYMENT FOR FLAT**

Sr.No.	particulars	Amount (Rs.)			
1	Booking Amount				
2	On completion of the Footing				
3	On completion of the Filling				
4	On completion of the plinth				
5	On completion of the 1 <sup>st</sup> slab				
6	On completion of the 2 <sup>nd</sup> slab				
7	On completion of the 3 <sup>rd</sup> slab				
8	On completion of the 4 <sup>th</sup> slab				
9	On completion of the Brick work of your flat				
10	On completion of the Internal plaster of your flat				
11	On completion of the External plaster of your flat				
12	On completion of the Flooring &Tiling of your flat				
13	On completion of the concealed Electric & plumbing of your flat				
14	At the time of notice for possession				
	Total Lump sum price				
	Amount Received				
	Balance payment				

4. the purchaser shall pay the amounts as aforesaid on the due dates without fail and without any delay or default. Time for payment of the aforesaid instalments is the essence of the contract. The promoters will forward to the purchaser by ordinary post and /or courier the intimation of the promoters having carried out the aforesaid progress of work along with the certificate of Architect certifying that the promoters have carried out the given items of work under the intimation at the address given by

the purchaser under this Agreement and the purchaser will be bound to pay the amount of instalments within seven days of promoters dispatching such intimation under certificate of posting/courier or any suitable/available mode of communication at the address of the purchaser as given in these presents.

5. The above said lump sum purchase price does not include the following charges/levies/costs/expenses etc. And the purchaser shall pay the proportionate amount in respect thereof as under;

## (a) <u>Stamp duty / Registration charges:</u>

- I. Stamp duty and Registration charges payable to the concerned authorities in respect of this Agreement.
- II. Proportionate share of stamp duty, registration and other charges in respect of the conveyance Deed to be executed between the promoters and the co-operative Housing society or any other body of purchaser for the transfer of the relevant piece of acquired lands, as and when it is executed at the instance of the promoter

## (b) Legal fees and other Miscellaneous Charges

Legal fees for this Agreement for sale, costs of formation of the co-operative society and/or the federation of the societies or any of such body as and when formed and also in respect of the conveyance Deeds for the transfer of the interest in any pocket of land and/or building/s as and when intended and executed by the promoters.

## (c) <u>Infrastructure Development Charges:</u>

### I. <u>Electricity:</u>

Maharashtra state Electricity Distribution (MSED) Electrical Meter Deposit, Meter connection charges ,service connection charges, service Line charges, Road reinstallment charges, security deposit for staircase meter ,cable line charges , pump room meter charges, cost of transformer (s),all internal street light and all general amenities cable connection charges and all charges of

Whatsoever nature for electricity in the entire SHREE RAM ENCLAVE and all out of pocket expenses etc.

#### II. water:

charges for installing water pipe line from the Government water point and borewell pipe line up to the SHREE RAM ENCLAVE storage tank and from there to all building and general amenities location wise/water meter connection and meter deposit charges of whatsoever nature which is imposed by Government or any other charges which are necessary for getting water for SHREE RAM ENCLAVE.

#### III. Drainage:

Drainage security fees coasts of manhole repairing charges ,Drainage connection joint charges, costs of septic Tanks, costs of sewerage treatment plant charges of liquid and solid waste, storm water disposal charges and charges of whatsoever nature for drainage lines and entire drainage systems for the SHREE RAM ENCLAVE.

### IV. <u>Area Development</u>:

Internal Roads for the township and all other area of vicinity and other infrastructure development charges of whatsoever nature for the said township as may be required to collect form the purchaser.

## V. Other charges:

Service Tax, VAT, any other charges, taxes, levies, cesses, duties, penalties, out of pocket expenses of whatever nature other then what is already envisage and collected from the purchaser that may be imposed or demanded by the collecter, tehsilder, gram panchayat or any other government, Municipal or Local authorities anytime during the development and even after completion of the project in part or full.

The aggregate amount of the infrastructure and development charges (expect service tax & VAT) FOR the above said flat/other premises in respect of the above said items shall approximately come to

Rs. (Rupees only).

This lump sum amount may increase in future as may be implemented, amended and modified by the concerned local authorities and the promoter shall accordingly intimate and collect the same from the purchaser . the purchaser hereby agrees to pay the above said infrastructure development charges in three equal instalments-

- i. On completion of plinth Rs. (Rupees only).
- ii. On completion of the slabs Rs. (Rupees only).
- iii. On completion of flooring , concealed plumbing and electric work Rs. (Rupees only) total amount Rs. (rupees only).

In case the actual charges incurred by the promoters are more than the demanded amount, the purchaser will be liable to pay the additional amount.

The aggregate amount of the service Tax & VAT for the above said flat/ other premises shall come to Rs. (Rupees only). this lump sum amount may change or increase /decrease in future as may be implemented, amended and modified by the concerned authorities and the promoter shall accordingly intimate and collect the same from the purchaser. The purchaser hereby agrees to pay the above said vat on or before execution of these present and service tax along with the payment of the instalment amount as and when due for payment .

6. Time for the payment of the lump sum purchase price ,infrastructure development charge, service tax, VAT and such other charges as aforesaid is the essence of the contract. On the purchaser committing default in making payment on or before its due date of any amount due and payable by the purchaser to the promoters under this agreement (including the proportionate share of taxes levied by government or local body and other outgoing),the promoters shall be entitled at their own option to terminate this agreement .however the promoters shall always give a final notice period of about 15 (fifteen) days to the purchaser to clear the amount due and payable by him . if the purchaser fails to fulfil his liabilities to clear the dues even after such final notice and reminder,the promoter may exercise their option to terminate this agreement . it is provided however that the power of termination contained herein shall not be exercised by the promoters unless and until the promoters shall have

Given to the purchaser/s 15 (fifteen) days prior notice in writing of their intention to terminate this agreement . upon termination of this agreement . upon termination of this agreement as aforesaid all amounts paid till then by the purchaser shall stand forfeited and the purchaser shall have no claim of any nature whatsoever against the promoters in respect of the said flat or other premises or otherwise. And the promoters shall be entitled to resell the said flat/ other premises to any other person no such terms and condition as the promoters may in their absolute discretion deem feet and proper. In addition to the above and without prejudice to the promoters other rights and remedies, the promoters shall also be entitled to recover from the purchaser all costs expenses incurred by them for completing the project.

- 7. However on such termination, the promoters shall be at liberty to sell and dispose of the said premises to any other person as the promoters may deem fit at such price and on such terms as the promoters may determine and the purchaser shall not be entitled to question such sale or to claim any amount from the promoters.
- 8. Without prejudice to promoters other rights under this agreement and / or in law, the purchaser shall be liable, at the option of the promoters to pay (and hereby agree to pay) to the promoters interest at the rate of 18% per annum on all amounts that may be due and payable by the purchaser under the Agreement, if any such amount remain unpaid for seven days or more after becoming due.
- 9. The purchaser hereby expressly consents to the promoters redesigning any building/s or the or the recreation area or internal roads path —ways , podiums and passages and such other area or areas which the promoters may desire to realign and re-design including the overall layout of the township and the purchaser confirm that the promoters will be entitled to utilize any F.S.I. and/or TDR and/or in any other form as may be introduced by the concerned local authorities and/or any other benefits which may be available on the said property or any part thereof or any part thereof or any other property or properties as the case may be and until the entire F.S.I. and /or TDR

And /or all other benefits available on the larger property including said property or any other property /properties is duly utilized by the promoters , and until all the flats and other premises are sold and until all the amounts in respect thereof are received , the promoters shall not till then be bound and shall not be called upon or required to form any co-operative society , limited company or condominium of Apartments , as the case may be , and the purchaser agrees and irrevocably consents not to have any demand or dispute or objection in that behalf .

- 10. It is expressly agreed that the right of the purchaser under this Agreement is restricted to the said premises agreed to be acquired by the purchaser only and all the other premises and portion or portions of the said property and the larger property and its adjoining pieces of land and open spaces , recreation grounds, path ways etc. shall forever be the sole property of the promoters, and the promoters shall be entitled to develop , use posses ,occupy ,enjoy and/or deal with and dispose off the same in the manner deemed fit by them without any reference , interference , recourse , consent or concurrence etc. from the purchaser ,and/or the society or any federation, association or organization formed by the purchaser in any manner whatsoever . the purchaser hereby confirm and consents to the irrevocable right of the promoters to construct the building in the project known as "SHREE RAM ENCLAVE" on the said property in the manner deemed fit by the promoters without any further or other consent or concurrence in future.
- 11. It is agreed that the promoters shall always be entitled to construct one or more additional building or floors even after completion of the said buildings on the said property either on account of additional or increased F.S.I or transferable development rights or such other benefit of any nature whatsoever that may be available from the said property ,larger property ,adjoining properties , other properties or elsewhere and/or on account of the amendment in the development control regulation ,laws or otherwise.
- 12. It is agreed that specific amenities to be provided as described and listed in the annexure of amenities hereto annexed and other common

Amenities as envisaged above to be provided by the promoters may be changed, altered ,or modified under the guidelines of any law, bye-laws, amendments, orders, notices ,clarification under the provisions of law etc.that may be implemented from time to time from any government ,municipality, grampanchayat,collector office and such other concerned authorities and also for the betterment of the project as the promoters may deem fit and proper at all relevant times. The promoters shall not be required to give any notice and prior consent of the purchaser for such change ,alteration or revision of any nature whatsoever. And purchaser hereby gives his/her/their irrevocable consent for the same.

- 13. The purchaser has made inquires ,investigated and is aware of the title and rights of the promoters to the said premises to the said property .the purchaser has agreed to acquire the said premises after thorough enquiries and investigation and after being fully aware of the rights and title of the promoters to the said property . the purchaser has inspected the original title certificates issued by the advocates /solicitors /legal advisers of the promoters .the purchaser hereby undertakes not to raise any objection and/or requisitions to the right and title of the promoters to the any part or portion of said larger property.
- 14. Possession of the said premises shall be delivered by the promoters to the purchaser after the said premises are ready for use and possession PROVIDED all the amount due and payable by the purchaser under this agreement are paid to the promoters . the purchaser shall take possession of the said premises within seven days of the promoters giving written notice to the purchaser intimating that the said premises are ready for use and possession of the said premises within seven days of the promoters giving written notice to the purchaser intimating that the said premises are ready for use and possession .the purchaser shall before taking possession of the said premises ,inspect the same thoroughly and found the same without any defect in construction and/or amenities and facilities unless otherwise recorded in writing .

- 15. (a) possession of the said premises shall be delivered by the promoters to the purchases tentatively by the end of .
  - (b) the promoters shall not incur any liability if they are unable to deliver possession of the said premises by the aforesaid date, if the completion of the project is delayed ,by reason of non availability of steel and/or cement or other building materials or water supply or electric power or by reason of war, civil commotion or any act of god or if no delivery of possession is as a result of any notice, order, rule or notification of the government and/or any other public or competent authority or finical condition/stringency of the promoters or economy downswing in real estate or any other industry or any force majeure or vis majeure or for any other reason beyond the control of the promoters and in any of the aforesaid events the promoters shall be entitled to the extension of time for delivery of possession of the said premises.
- 16. Upon possession of the said premises being delivered to the purchaser he/she/ shall be entitled to the use and possession of the said premises .the purchaser however shall not be entitled to and shall not change the user of these premises he/she shall have no claim against the promoters in respect of any item or work in the said premises which may be alleged nit to have been carried out or completed.
- 17. Commencing a week after notice is given by the promoters to the purchaser that the said premises are ready for use and possession, the purchaser shall be liable to bear and pay all taxes and charges for electricity and other service charges and the outgoing payable in respect of the said premises mentioned in this agreement.
- 18. The promoters may compete any one building and/pr any part/portion of floor of building and give possession of flat therein to the purchasers of such flats and the purchaser hereby gives his specific consent to the same. Even after the purchaser takes possession of any flat in such part completed building ,part portion or floor or otherwise , the promoters and/or its agents or contractor shall be entitled to carry on with the

Remaining work including further and additional construction work of building consisting the said flat, the said buildings or any part thereof and if any inconvenience is caused to the purchaser ,the purchaser shall not protect ,object to or obstruct the execution of such work nor the purchaser shall be entitled to any compensation and/or damage and/or claim and/or to complain for any inconvenenience and/or nuisance which may be caused to him /her or any other person.

- 19. After completion of a particular building, the promoters shall intimate the purchaser to take the possession and once 7 (seven) purchaser or more have taken the possession ,at the request of the promoters they will come together and form an ad hoc committee shall also collect such proportionate outgoing from all the occupants.
- 20. The purchaser agrees and birds himself/herself to pay regularly to the promoters on yearly advances basis until the transfer of the property is executed in favour of the cooperative society or limited company or other legal body as the case may be the properties share of the maintenance/outgoing that may be decided by the promoters or co-operative society or limited company or legal body or the ad hoc committee as and when formed, as the case may be in the following outgoing.
  - (a) Insurance premium.
  - (b) All assessment bills and taxes and outgoing that may from time to time be levied against the said plots and/or buildings, water taxes and other charges.
  - (c) Out goings for the maintenance and management of the building ,common light and other out going and collection charges incurred in connection with the said plots of land and common amenities provided in the entire SHREE RAM ENCLAVE.
  - (d) The purchaser shall initially deposit with the promoters before taking possession of the said premises an amount as may be stipulated by the promoters at the time of possession towards the

Aforesaid expenses .the said sum shall not carry interest and will remain with the promoters until the transfer is executed in favour of a co-operative society ,limited company or legal body as aforesaid and on such transfer being executed , the balance of the amount of deposit shall be paid over to the co-operative society ,the limited company or legal body as the case may be . the purchaser shall also keep deposited with the promoters at the time of taking possession such amounts as may be demanded by the promoters towards the share money and membership fee for the co-operative society.

- 21. It is expressly agreed that the purchase shall pay to the promoters the following amounts on or before taking possession.
  - (a) Rs. (Rupees only)for 12 (twelve) months provisional maintenance deposits.
  - (b) Rs. (Rupees only) for 12 (twelve) months maintenance in advance.
- 22. The promoters shall maintain separate account in respect of the sums received from the purchaser as advance or deposit ,sums received on account of the share capital for the promotion of the co-operative society or limited company or any other legal body to be formed or towards the out goings and shall utilize the amounts only for the purpose for which they have been received .
- 23. So long as each purchaser in the said building shall not be separately assessed, the purchaser shall pay proportionate part of the assessments, taxes cesses etc.to the promoters or the ad hoc committee or the co-operative society as the case may be whose decision shall be final and binding upon the purchaser.
- 24. The promoters shall not be liable for any loss, damage or delay due to Maharashtra state Electricity distribution company limited causing delay

In sanctioning and supplying electricity or due to the local authority concerned causing delay in giving/supplying permanent water connection /drainage connection or such other service connections necessary for using/occupying the said premises.

- 25. On completion of construction of the building, the promoters shall be at liberty to hand over possession of the said premises to the purchaser even thought permanent electricity and water connections are not sanctioned by the respective authorities. The purchaser shall not be entitled to make any claim/demand on the promoters for the delay in getting the permanent electric and water connections .on the promoters offering possession of the said premises to the purchaser ,the purchaser shall be liable to bear and pay their proportionate share in the consumption of temporary connection of electricity and water.
- 26. The purchase shall not use the said premises for any other purpose other than as a private residence and the said car —parking space/garage for parking a motor vehicle permissible by law. The purchaser shall under no circumstances enclose the stilt area.
- 27. The purchaser shall maintain the front elevation, side elevation and rear elevation of the said premises, in the same form as the promoters construct and shall not at any time affect/alter the said elevations in any manner whatsoever without the prior consent in writing from the promoters .the promoters may accept/reject such application at their sole discretion as the promoters may deem fit and proper .further the purchaser shall not alter the size and position of and any of the windows of the said premises.
- 28. The promoter shall fit the external grill to the windows of the design ,size material and color as may be decided by the promoters and they shall fit it at the position and location so as the elevation and aesthetics of the said building and the complex, to appear better and similar and complying with proposed elevations of the entire township. And all the purchaser shall pay the cost of such grill work as may be decided by the promoters for the

Said work .the purchaser shall not question such collection of the extra grill charge which shall be applicable to all the purchaser in common.

- 29. The purchaser shall from the date of possession maintain the said premises at his/her cost in a good and tenantable condition and shall not do or suffer to be done anything in or to the said premises and/or common passages, or the compound which may be against the rules or byelaws of the concerned local authorities and shall also comply with all the relevant orders and resolutions passed by the government of Maharashtra and other concerned aythorities.
- 30. Provided it does not in any way affect or prejudice the right of the purchaser in respect of the said premises ,the promoters shall be at liberty to sell ,assign ,transfer or otherwise deal with their right ,title and interest in the said land and/or in the building/s to be constructed thereon and also the flats and other premises entirely at their own discretion and upon such terms and conditions that the promoters shall deem fit and proper and the purchaser will not be entitled to object to the said sale by the promoters.
- 31. The purchaser shall have no claim whatsoever expect in respect of the particular flat and other premises hereby agreed to be purchased. all other open spaces, unallotted flats, stilt areas and other spaces etc. will remain the property of the promoters until the pert/whole property viz. Lands and building are transferred to the co-operative society as herein mentioned but even then subject to the right of the promoters under this Agreement.
- 32. The purchaser hereby grants his/ her /their irrevocable power and consent to the promoters and agrees.
  - (a) That at all time, and even after the execution of conveyance in favour of co operative housing society or any other organization or person, the promoters alone shall be entitled to all F.S.I. whether available at present or in future for any reason whatsoever including the balance F.S.I. the additional F.S.I. available under D.C. Regulations from time to time and/or by an special

- Concession, modification of present rules regulations statutes bye-laws etc. F.S.I. available in lieu of the road widening set back, reservation of otherwise howsoever.
- (b) That under no circumstance, and even after the execution of conveyance in favour of co-operative housing society or any other organization or person, neither the purchaser, nor will the said society or other organization or person, be entitled to any F.S.I. or shall have any right to consume or deal with or dispose off the same in any manner whatsoever;
- To the promoters developing the said property fully by constructing building/floors, (c) additional buildings/floors additional buildings/floor additional built-up floors/structures thereon so as to avail of the full F.S.I. permissible at present or in future including for staircase, lift, passage, temporary access etc. or by loading transferable development rights T.D.R. (floor space index ) or any other benefits in such form or nature available under the provision of law on the said property and including putting up on any additional construction, as mentioned above and promoters selling the same and receiving and appropriating to itself the entire sale proceeds thereon without the purchaser or other purchaser of the tenements /flats in such building and/or their common organization having any claim thereto or to any part thereof. The F.S.I. T.D.R/and further and/or additional construction shall always be the property or the promoters who shall be at liberty to use deal, with, dispose of ,sill ,transfer etc, the same in manner the promoters chooses . the purchaser agrees not to raise any objection and/or claim reduction in price and/or compensation and/or damages including on the ground on inconvenience and/or nuisance . the conveyance of the portion of the said land with building etc. and transfer of rights of the promoters as therein after mentioned shall be subject inter alia to the aforesaid reservation. the promoters shall be entitled the consume the said F.S.I. by raising floor or floors or any structures or structures;
- (d) To the promoters selling any part or portion of the said building including the open terrace, stilts or any portion thereof of any open

Area of appurtenant land for exclusive use as a garden, display of advertisements, hoarding, parking or as same may be convenient;

- (e) Not to raise any objection or interfere with promoters right reserved hereunder;
- (f) To execute, at once if any further or other writing, documents etc. as may be required or necessary for the purpose and intent of this agreement;
- (g) To do all other acts, deeds, things and matter which the promoters in their absolute discretion may deem fit for putting into complete effect the provision of this agreement ; the aforesaid consent and agreement shall remain valid continuous, irrevocable , subsisting and in full force even after the possession of the said premises is handed over to the purchaser and/or possession of of the said property is handed over to the society of the purchaser of premises and to whosoever acquire the premises from the premises from the persons singing agreement.
- 33. Nothing contained in these present in interned to be nor shall be construed to be grant, demise or assignment in law of the said premises or of the said land, hereditaments and premises or any parts thereof or of the said building thereon or any part thereof. . nothing contained herein shall deprive the promoters of their rights to be let out hoarding for advertisement from the compound of the buildings. it is expressly agreed that the promoters shall be entitled to sell to any person/s hoarding rights (including rights to put up hoarding in the compound and on the terrace on anywhere as may be the promoters).
- 34. The parties hereto specifically declare and confirm that this Agreement is not an agreement to sell an immovable property or conveyance within the meaning of the terms under the Bombay stamp Act 1958 and no interest in the immovable property is or is intended to be transferred to or vested inter-vivos in the purchaser.

- 35. The purchaser by himself/herself with intention to bind all persons into whose hands the said premises may hereinafter come, hereby agrees , undertakes and covenants with the promoters as follows:
- (a) To maintain the premises at the purchases own cost in good tenantable repair and condition from the date of possession of the said premise said is taken and not do or suffered to be done anything in or to the building in which the said premises is situated, staircase or any passages which may be against the rules, regulation or byelaws of concerned local are any other authority or change /alter or make addition in or to the building in which the premises is situated or the premises itself or any part thereof.
- (b) Not to store in the premises any goods which are hazardous, combustible or of dangerous nature or are so heavy as to damage the construction or structure of the building in which the said premises is situated or storing of which goods of objected to by the concerned local or other authority and shall not carry of cause to be carried heavy package on the upper floors which may damage or likely to damage to stair cases, common passage or any other structure of the building in which the said premises is situated and in case any damage is caused to the building in which the premises is situated an account of negligence or default of the purchaser in this behalf, the purchaser shall be liable for the consequences of the breach. and the purchaser of flat/other premises shall not be allowed to use the premises for any purpose /use other than what is permitted under law and/or by the promoters and/or the society and/or the limited company and/or the ad-hoc committee as the case may be and the purchaser/s shall also not make any of such other use which may cause inconvenience and/or nuisance to the other purchasers.
- (c) To carry out at their own costs all internal repairs to the said premises and maintain the premises in the same conditions, state and other in which it was delivered to the purchaser and not do or suffer to be done anything in or to the building in which the said premises is situated or in the premises which may be against the

Rules and regulation and bye-laws of the concerned local authority or other public authority and in the event of the purchaser committing any act in contravention of the above provision, the purchaser shall be responsible and liable for the consequences thereof to the concerned local authority and/or other public authority

- (d) Not to demolish or cause to be demolished the premises or any part thereof nor at any time make or cause to be made any addition or alteration of whatever nature in or to the said premises or any part thereof nor any alteration in which the elevation and outside colour scheme of the building in which the said premises is situated is affected and keep the portion , sewers, drains ,pipes in the said premises and appurtenances thereto in good tenantable repair and condition and in particular so as to support , shelter and protect the other parts of the building in which the said premises is situated and not chisel or in any other manner cause damage to columns, beams, walls, slabs or RCC, pardis or other structural chambers in the said premises without the prior written permission of the promoters and /or the society and /or the limited company and/or the concerned local authorities and/or any other public bodies.
- (e) Not to do permit to be done any act or thing which may render void or voidable any insurance of the said property and the building in which the said premises is situate or any part thereof or whereby any increase in the premium shall become payable in respect of the insurance.
- (f) Not to throw dirt, rubbish rags, garbage or other refuse or permit the the same to be thrown from the said premises into the compound or any portion of the said property and/or the larger property or the adjacent building or open spaces and the building in which the said premises is situated.
- (g) Pay within 10 days of demand, their share of security deposit demanded by any concerned local authority or government for

Giving water, electricity or any other service connection to the building in which the said premises is situated.

- (h) To bear and pay increase in local taxes, water charges, insurance and such other levies, if any, which are imposed by the concerned local authority and/or government and /or other public authority.
- (i) The purchaser shall not let ,sublet , sell, mortgage and/or otherwise transfer, assign or part with the purchasers interest or benefit under this agreement without obtaining the previous consent in writing of the promoters.
- (j) The purchaser shall observe and perform all the rules and regulation which the society or limited company may have at its inception and the additions, alterations or amendments thereof that may be made from time to time for protection and maintenance of the said building and the premises therein and for the observance and performance of the building rules, regulations and bye-laws for the time being of the concerned local authority and of government and other public bodies. The purchaser shall also observe and perform all the stipulations and conditions laid down by the society limited company regarding the possession and use of the premises in the building and shall pay and contribute regularly and punctually towards the taxes, expenses or other outgoing in accordance with the terms of this Agreement.
- (k) The purchaser shall permit the promoters their surveyors and agents, with or with out workmen and others, at all reasonable times ,to enter into and upon the said property and building or any part thereof to view and examine the state and condition thereof or for any other purposes.
- (I) The purchaser shall not at any time cause or permit any public or private nuisance in or upon the said premises, building said property, open spaces and/or the larger property or any part thereof or do anything which shall cause an annoyance, inconveniences, suffering, hardship or disturbance to the promoters or to the occupants of the neigh boring properties /buildings.

- 36. The purchaser and the persons to whom the said premises are let, sublet, transferred, assigned or given possession of with the prior consent of the promoters shall from time to time sign all applications, papers and documents and do all acts, deeds and things as the promoters and/or co-operative society may require for safe guarding the interest of the promoters and/or of the other purchaser in the said building/project.
- 37. The purchaser and the person to whom the said premises are let, sublet, transferred, assigned or given possession of with the prior consent of the promoters shall observe and perform all the bye-laws and/or the rules and regulation which the co –operative society at registration may adopt and the additions, alteration or amendments ,thereof, for protection and maintains of the said building and the premises therein and/or in the compound and for the observance and carrying out of the building rules and regulations, the byelaws for the time being of the collector raigad, alibag and other public bodies. the purchaser and the person to whom the said premises are let, sublet, transferred, assigned or given possession, shall observe and perform all the stipulations and conditions laid down by such co- operative society and/or the government of Maharashtra and/or the promoters as the case may be ,regarding the possession and uses of the buildings and the premises therein and shall pay and contribute regularly and punctually towards the taxes and/or expanses and other outgoing in accordance with the terms of this agreement.
- 38. The purchaser hereby agrees and undertakes to be a member of the co-operative society to be formed in the manner herein appearing and also from time to time sign and execute all application for registration and for formation and the registration and for membership and other papers and documents necessary for becoming a member, including the bye-laws of the proposed society and duly filled in, sign and return the same to the promoters within 10 (ten) days of the same being sent by the promoters to the purchaser . no objection shall be taken by the purchaser if any changes or modifications are made in the draft bye- laws as may be required by the registrar of co-operative societies or any other competent authority. The purchaser shall be bound from time to time to

Sign all papers and documents and to do all acts, deeds, matters and thing as may be necessary from time to time for safeguarding the interest of the promoters and of the other purchaser of the other premises in the building.

- 39. The purchaser hereby covenants that from the date on which possession, of the said premises are offered he/she shall keep the said premises, the wells and partition wall, sewers, drains, pipes and appurtenance thereof belonging in good tenable repair and shall abide by the conditions of the government or the Maharashtra state electricity board and any other authorities and local bodies and shall attend ,answer and will be responsible for all violation of any such conditions or rules or bye-laws.
- 40. It is expressly agreed that the promoters shall always have a right and be entitled, even after the execution of the deed of conveyance in respect of the said property and the building constructed thereon, to put a hoarding on the said property or any parts of the building or buildings including on the terrace and on the parapet wall of the said buildings and the said hoardings may be illuminated or comprising of neon sign and for that purpose the promoters are fully entitled to and authorized to construct or allow temporary or permanent construction or erection for installation either on the exterior of the said buildings or on the said property as the case may be and further the promoters shall be entitled to use and allow to third parties to use any part of the building and the property for installation of cables, satellite, communication equipment, cellular telephone equipment radio turkey equipment, wireless equipment etc. the purchaser and/or the organization of purchaser agrees not to object or dispute the same. It is expressly agreed between the parties hereto that the promoters are entitled to transfer, assign and /or deal with or dispose off its rights under this clause to any person or persons.
- 41. As and when a co-operative society or federation of societies or such other body of the purchaser are formed and registered the rights of the purchaser, as the purchaser of the said premises will be recognized and regulated by the provisions of he said cooperative society and the rules

And regulations framed by them but subject to the terms of this agreement.

- 42. On the completion of the said building, the promoters shall cooperate with the purchaser in formatting, registering or incorporating a co-operative society, the rights of members of the co-operative society being subject to the rights of the promoters under this agreement and the conveyance to be executed in pursuance hereof. When the co-operative society, is registered and when all the amounts due and payable to the promoters in respect of all the flats and other premises in the said building are paid in full as aforesaid, and when the construction of all the buildings proposed by the promoters on the said property are completed the promoters shall at the instance and discretion of the promoter (subject to his obtaining the permission required under the law and rules and regulations) execute /get executed the necessary conveyance of the said property together with the said building /s in favour of such co-operative society/s. The purchaser shall not raise any objections regarding the areas permitted conveyed.
- 43. Notwithstanding anything to the contrary, the promoters shall be entitled to decide at their sole discretion and the purchaser shall be bound thereby, to cause one or more separate body or bodies of purchaser formed of one or more building or buildings thereof and to cause to be transferred by way of one or more lease or leases or otherwise in any suitable and permissible manner the undivided portion of land beneath such structure or structures together with the minimum required land appurtenant thereto at a nominal rent and for such term and conditions and covenants as the promoters may deem fit and proper . the promoters shall also be entitled to decide upon the manner in which and the body by which the infrastructural and/or common facilities will be regulated and managed and the purchaser is bound thereby.
- 44. The promoters may decided to obtain instead sector wise conveyance jointly in favour of one or more societies of the buildings situated in such

- 45. None of the society or its body shall be entitled to any FSI exceeding the FSI consumed in such building and that all the remaining FSI and right to consume the same including as and by way of addition to such building horizontally or vertically will belong to the promoters.
- 46. In the event of the society being formed and registered before the sale and disposal by the promoters of all the flats and other premises in the building the power and authority of the society so formed and/or of the purchaser and/or purchaser of the other flats in the said building shall be subject to the overall authority and control of the promoters in respect of any of the matter concerning the said building the construction and completion thereof and all amenities pertaining to the same and in particular the promoters shall have absolute authority and control as regards as unsold flats and other premises and the areas underneath the stilts and the disposal thereof . the promoters shall be liable to pay only the municipal taxes at actual in respect of the unsold flats and other premises, then and in such case, the promoters shall join in as the promoters/ member in respect of such unsold premises an as and when such premises are sold to the persons of the choice and at the discretion of the promoters, the co-operative society shall admit as members the purchaser of such premises without charging any premium or donation or any other extra payment in any manner and without any objection for admission of such purchase as the member of the said society.
- 47. Legal consultants of the promoters shall prepare and/or approve as the case may be, the deed of conveyance and all other documents to be executed in pursuance of the agreement as also the bye-law in connection with the formation , registration and/or incorporation of the co-operative society. All costs, charges and other expression in connection with the preparation and execution of the deed of conveyance and other documents and formation and registration of the co-operative society shall be borne , shared and paid by all the purchaser of the said building in proportion to the respective lump sum purchase price of their respective premises and/or paid by such co-operative society. Such amount shall be kept deposited by the purchaser with the promoters one week before

The time of taking possession of the said premises and the said amount shall not bear any interest.

- 48. The stamp duty and registration charges in respect of the sale of the said premises shall be borne and paid by the purchaser only . it is also agreed by the purchaser that any taxes, levy, duty, charge etc. in any form or nature including value added tax and/or service tax and /or any indirect tax as may be imposed and/or collected by any government, semi government and/or any other concerned authorities of and incidental to this agreement and/or any documents executed in purchase of the sale of the said premises shall be borne and paid by the purchaser only . it shall be the responsibility , obligation and liability of the purchaser to lodge this agreement for registration for registration. In the event the said agreement is not lodged for registration by paying the appropriate stamp duty as may be applicable under the law, the purchaser only shall be liable to bear and pay the fines, penalty etc. and entirely at his/her/their own risk. In compliance with the obligation under the law, the promoters will attend the office of the sub-register of assurance, and admit execution of this agreement and so as to get the same registered, alter the purchaser inform the promoters in writing the number under which it is logged and forwarding the photo copy of the receipt issued by by the sub-registrar of assurance.
- 49. If at any time any further development tax and/or charges, and/or betterment charges or other levy are charged, levied or sought to be recovered by the collecter, raigad. Alibag, government and/or any other public authority in respect of the said land and /or the building and/or the approval of construction or possession thereof the same shall be borne and paid by all the purchaser in proportion to the respective area of their respective premises.
- 50. The purchaser agrees and binds himself to pay to the promoters their provisional monthly contribution of Rs. (Rupees only) per month towards the aforesaid outgoing and provisional maintenance charges (referred to in clause above) from the date as provided herein above and payable for 12 (twelve) months regularly in

Advance till such time as the said property is transferred to co- operative society and he/she shall not with –hold the same for any reason whatsoever.

discretion of the promoters and upon the receipt by the promoters of the total consideration money receivable by them, a deed of conveyance is executed in favour of the co-operative society and if on the date of such conveyance the said building is not fully constructed and/or fully completed and/or if the building and/or other portion of the said property has or have not been disposed off by the promoters on ownership basis, or if the promoters have not obtained in full the consideration money receivable by him from all persons who obtained the flats and other premises etc. and other portion in the said property, then and in such event, the promoters shall have the right to construct and complete the said building and to dispose off the unsold flats and other premises etc. and/or with other portion of the said property and/or to receive the consideration money even thought such conveyance ic obtained in favour of the co-operative society. adequate covenants and provisions for the above shall be made in the deed of conveyance.

52.	All notices to be served upon the purchaser as contemplated by this agreement shall				
	be deemed to have been duly served if sent to the purchaser by prepaid post, under				
	certificate of posting or courier at his/her address specified below:				

53. The purchaser shall permit the promoters and their surveyors and agents , with or without workmen and others at all reasonable times to enter into and upon the said premioses or any part thereof to view and examine the state and condition thereof and the purchaser shall make good , within 3

(three) months of the promoters giving a notice, all defects, decays and work of repairs of which such notice in writing shall be given by the promoters to the purchaser and also for the purpose of repairing any part of the building and for the purpose of making, repairing maintaining, rebuilding, cleaning, lighting and keeping in order and condition all service, drains, pipes, cables, water course, gutters, wires, partition, walls of structure or other convenience belonging to serving or used for the said building and also for the purpose of laying, maintaining, repairing and testing drainage and water pipes and electric wires and cables and for similar other purpose and for all other purposes contemplated by this agreement.

#### 54. It is also understood and agreed by an between the parties hereto:

- (a) That the terrace apace in front of or adjacent to the flats in the said building, if any, and the terrace above the row houses shall belong exclusively to the respective purchaser of the said flat/row house if allotted by the promoters and such terrace spaces are intended for the exclusive use of the respective terrace spaces are intended for the exclusive use of the respective terrace flat/row house purchaser. The said terrace shall not be enclosed by the purchaser till the permission in writing is obtained from the concerned local authority and the society or as the case may be.
- (b) That the lump sum purchase price mentioned herein above is purely on lump sum basis and no dispute whatsoever shall be entertained at any time relating to lump sum purchase price. The aggregate areas mentioned herein for flats/premises shall be used for determining the proportionate distribution amongst the various flats holders of any common expenses incurred or to be incurred on the whole of building and land and which distribution is otherwise not specified anywhere else.
- (c) That irrespective of disputes if any, which arise between the purchaser and the promoters and/or the said co-operative society all amounts, contributions and deposits including amounts payable by the purchaser to the promoters under this agreement shall

Always be paid punctually by the purchaser to the promoters and shall not be with held by the purchaser for any reason whatsoever.

- 55. That the entire township shall be always known as "SHREE RAM ENCLAVE", and the name of the co-operative society or federation of the society or Ltd. Company or condominium of apartments to be formed shall always bear the said name and this name shall not be changed without the written permission of the promoters.
- 56. Notwithstanding anything contained in this agreement or any other documents to be executed in future in respect of the said premises, the promoters shall have a first charge on the said premises agreed to be acquired by the purchaser for recovery of all the amounts payable by the purchaser to the promoters under this agreement or otherwise.
- 57. The purchaser hereby agrees that even after the society or other organization is formed and /or conveyance is executed, the promoters will not be liable or required to pay any maintenance charges for the retained, unsold premises/ flat and the purchaser/ society other organization shall not charge or recover the same from the promoters.
- 58. The purchaser shall not let, sub-let, transfer or assign or part with possession of the said premises without the prior consent in writing of the promoters or the Ad hoc committee or the police authorities and until all the dues payable by him/her them to the promoters under this agreement are fully paid .the purchaser and the persons to whom the said premises is let, sub-let, transferred, assigned or given possession of, shall from time to time sign all applications, papers and documents and do all acts, deeds and things as the promoters and /or the co-operative society or limited company and/or legal body as the case may require for safe guarding the interest of the promoters and/or the other purchaser in the said building.
- 59. The purchaser hereby gives his/her/their express consent to the promoters to raise any loans against the said plots and/or the said buildings under construction save and expect the above said flat/other premises and to mortgage the same with any bank(s)

Financial institutions or any other party. This consent is on the express understanding that any such loan liability shall be cleared by the promoters at their own expense on or before the formation of the co- operative society or other legal body.

- 60. The promoters shall not be bound to carry out any extra additional work for the purchaser without there being a written acceptance by the promoters to carry out the said additional extra work for the purchaser which again shall be at the sole discretion of the promoters. If the promoters have agreed to do any additional extra work for the purchaser the purchaser shall deposit the amount within seven days from the date when the promoters inform the purchaser the estimated cost for carrying out the said additional extras work. If the purchaser fails the deposit the estimated cost for carrying out the said additional extra work of the purchaser agreed to be carried out by the promoters, then the promoters shall not be liable to carry out the additional /extra work in the premises of the purchaser.
- 61. The purchaser shall at no time demand partition of his/her/their interest of premises in the building. It is hereby agreed and declared by the parties that the interest in the said building is impartible and it is agreed by the purchaser that the promoters shall not br liable to execute any documents for that purpose in respect of the said premises in favour of the purchaser.
- 62. Any delay tolerated or indulgence shown by the promoter in enforcing the terms of this agreement or any forbearance or giving of time to the purchaser by the promoters shall not be construed as a waiver on the part of the promoter of any breach or non- compliance of any of the terms and conditions of this agreement nor shall the same in any manner prejudice the rights of the promoter.
- 63. This agreement shall always be subject to the provision contained in the Maharashtra ownership flats rules 1964 and any other provisions of law applicable thereto.

IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed their respective hands to this writing on the day and the year first hereinabove written.

SINGED, SEALED, & DELIVERED	)
By the Within named "promoters".	)
M/S KRISHNA ENTERPRISES BUILDERS	S AND DEVOLOPERERS )
Through its partner/Authorised signa	tory )
In the presence of:	
	)
	)
	)
SIGNED , SEALED & DELIVERED BY	)
By the Withinnamed purchase/s	)
1)	)
	)
	)
2)	)
	)
	)
In the presence of:	
	)
	)
	)

# **RECEIPT**

RECEIVED of and from the withinnamed purchaser					
		. , a sum of Rs			
(Rupees					
	Only) by cheque/D.D. No.		Dated		
Drawn or					
_	amount of earnest money /deposit/ s stated hereinabove.	part payment/full pa	ayment of the total consideration		
We say re	eceived				
For SHRE	E RAM BUILDERS AND DEVOLOPERER	RS			
(partner/	Authorised Signatory)				
(promote	rs)				
Witness:					
1.					
2.					